## Food and its Value

It is not of so much importance how much food we eat as it is how much is assimilated.

Unless your food is properly assimilated it can do you no good-in fact, it is harmful. It over-burdens the stomach and impaires the digestive organs. Food is easily and rapidly assimilated when Johann Hoff's Malt Extract is taken with meals.

# Johann Hoff's MALT EXTRACT

greatly aids digestion, and is also a food in itself.

The late Prof.D. Hayes Agnew advised Mrs. Welchaus, wife of Dr. Welchaus, of Lancaster, Pa., as follows: "Get a case of the genuine Johann Hoff's Malt Extract, and use it freely and liberally. No small wineglass doses, but a good half tumbler full, or even more every meal, and you will not have cause to regret it."

BE SURE TO OBTAIN THE GENUINE Johann Hoff's Malt Extract ALL OTHERS ARE IMITATIONS

Johann Hoff: New York, Berlin, Paris.

# CARBONDALE.

1The Carbondale correspondence of The Tribune has been placed in the hands of Mr. J. M. Forbes. All complaints as to irregular delivery, etc., elso news items, should be addressed to Roberts & Reynolds, news agents.1

### JOINT SESSION OF COUNCILS.

#### Quiet Meeting Held Last Evening. Bids Considered.

Councils met in joint session last evening. Several resolutions of minor importance were carried after which the bids for the taking up of the walk around the city and building and laying in its place a concrete side walk were considered. The bid of W. H O'Hara was opened and that gentleman stated that he would lay the concrete walk for eight cents per square foot and would remove the old walk and place it on the west bank of the Lackawanna, above Sixth avenue, for five cents per square foot. M. H. Diltz' bid amounted to \$68 for constructing the walk and twenty cents per square foot for removing the old The bids were referred to the committee on streets, bridges and sewerr. There were four bidders for the concrete for the constructing of eight inch sewers on Terrace, Wyoming and Washington streets and Ninth avenue. The bids were as follows per lineal foot: H. Atkinson, 98 cents: Blair and Kennedy, \$1.07; W. H. O'Hara, \$1.09; John Nalon, 97 cents. The bids were referred to the joint committee. After this matter was disposed of the important business of the eveningthe opening of the fire alarm bids-was taken up The bids were opened and read by Clerk Clifford as follows: United States Fire Alarm company, \$4.850 cash down, or \$750 annually for the next five years with interest at six per sent; the Gamewell's bid was \$4,370 cash down, or the same amount in five annual installments at 5 per cent, interest. The bid of the East ern Electrical Construction company Philadelphia was \$3,900 cash down, or the same amount in five annual payments, the city to pay six per cent. iterest on same. By resolution the ids were referred to the joint comittee on light, water and fire which ill meet on Friday night to consider the same. The outlook for a fire alarm for the city are brighter than ever before and the committee should be

The committee on streets, bridges and sewers withdrew and came in with a resolution giving the contract for the constructing of the sewer to John Nolan. The joint committee also sent in a resolution giving the contract for the constructing of the concrete walk around the city building and removing the old walk and placing the same on River street to W. H. O'Hara whose bids was the lowest Both bids were awarded unanimously. Mr. Van Gordan moved to adjourn to meet at the call of the chair.

exceptionally careful in what action they take as it means much to their

### Select Council

Messrs. Swigert, Nealon, Thompson, Battle and Mannon were present last evening at a session of common council. Mr. Patrick Finnegan, of East Sand street, addressed the body on the condition of that street, which is deplorable indeed. The ordinance for the construction of the sewer on Culbert street, from Copeland avenue to Mrs Jane Warrick's on said street, passed second and third readings. The ordinance providing for the construction of a sewer on Summit avenue , from Gilbert street to Thomas avenue, passed second and final readings. Several resolutions of little importance were read and adopted after which the body adjourned.

### Common Council.

Last night's session of common council was a brief one at which very little business was transacted. The only business of any importance was the matter of purchasing the fire hydrants, which was referred to the committee on fire, light and water.

### THE ELECTION CONTEST.

council room yesterday while the Langstaff-Kelley election contest was in session. Mr. Joseph Chilton, of Terrace street, was called and when the question, "Did you receive any compensation for your vote?" was asked him, he was insulted and said it was a silly question to ask him. He thought the attorney for the contestant was "guying" him and, turning to the respondent's attorney, pleadingly asked.
"Must I answer it?" The attorney said
"Yes" and Mr. Chilton acquiesced, replying with an emphatic "No." Afterward several other of these silly questions followed and it could be plainly seen Mr. Chilton's blood was at the point of ebullition. However, he managed to answer all the questions satisfactorily and this honest man was allowed to depart. It was a case of

#### DEATH OF J. H. BYRNE.

honest man among-lawyers."

#### He Passed Away Yesterday Morning at 7.30 O'Clock.

The friends of J. H. Byrne, of South Main street, will be pained to learn of his demise vesterday morning at o'clock after an illness of three weeks with pneumonia. He was considered seriously III, but his death was not altogether expected.

Deceased was a man of excellent qualities and was exceedingly popular with his friends. He was prominent in the doings of the Carbondale Conclave of Heptusophs, of which he was or-ganizer. That organization will attend the funeral in a body. The immediate survivors are five children, John, Lucy, Madge, Ruth and James, all of tender years. Besides these, his aged mother, Mrs. P. Byrne, of South Church street; two brothers, Rev. John F. Byrne, of Constableville, N. Y., and Hon. Byrne of Parsons, Kan.; four sisters, Mrs. W. Smith and Helen Byrne, of this city; Mother Xavier, of Williams port, and Teresa Byrne, of Indian Territory, and a step-sister, who resides in New Orleans, mourn his loss,

#### AN ICE BICYCLE.

#### It is the Invention of a Carbondale Boy.

James Walsh, a young man of the South Side, has secured a patent on what promises to be a money-making invention for its owner. Mr. Walsh has been working during the summer completing plans for an ice bicycle, a model of which is now undergoing construction at B. R. Wickwire's bicycle repair shop on Seventh avenue.

The idea is different from anything heretofore placed on the market in its line and differs greatly from the runner attachment which may be placed on an ordinary blevels. It has two runners and is propelled by a small ratchet wheel, which may be lowered or raised at the will of the rider. Mr. Walsh has hit upon the proper plan and will no doubt net a neat sum from his invention.

#### THE EPWORTH LEAGUE.

#### Held a Monthly Meeting Last Night in the Methodist Church.

The Epworth league of the Metho fist church held its regular monthly meeting in the church last evening The members discussed some of the emptations to which young people of the present day are subject. During the course of the evening a programme was carried out as follows: Music, paper on "Bicycling." by Willis Garder; discussion led by Dr. Baker; paper, "Modern Class Room," by Harry J. Hall; discussion, led by Professor Hockenbury; paper, "Irreverence," by Miss Margaret Maule; discussion, led

by Miss Kilpatrick. and each paper on the programme was delivered in excellent style, the discussions affording much entertainment and was instructive to those present

### THREE BURNED OUT.

A fuse burned out on electric car No. 32 yesterday afternoon just as it was about to cross the steam railway tracks at Pidgeon's crossing. The 3 o'clock train whistled as it came over the red bridge, and this caused many of the passengers to jump from the electric car. Had the car gone a few feet further when the fuse burned out it is probable there would have been a loss of life. As it was some of the passengers in scrambling out fell over a ladder which was attached to the side of the car. However, no one was injured, although every one received a thorough scaring.

### FOOT BALL NOTES.

The Indian foot ball team have began practicing for the coming season and will probably open the season in this city in the early part of next week. The boys have one of the strongest teams that Carbondale has ever placed in the field and expect to keep up the record which they made last season. The personnel of the team is as fol-Crane, Yarrington, Forbes, Marshall, Gilhool, Mason, Hanson, Murphy Rutherford, Murrin, Coggins

### DON'T USE THE NUMBER.

On account of the extensive change be made at the telephone exchange customers are requested by the management to call the names of the parties desired and not the number of their 'phones as is customary. This will be in vogue for the next few days only, until the lines have undergone changes necessitated by an increase in business. New Cards will then be issued.

### BURIED YESTERDAY.

The funeral of Miss Rose Coogan was held yesterday afternoon, the cortege leaving the family home on Pike street at 3.30 o'clock. Notwithstanding the inclement weather a large number of sorrowing friends followed the remains to their last resting place. The usual ritualistic service was held in St. Rose's church, after which interment was made in St. Rose's cemetery,

### A DARING FEAT.

Olwin Bailey, an electric light com pany lineman, climbed the pole in front of the Mitchell hose house and replaced the rope through the pulley on the tor The pulley is about ninety-five feet from the ground, and the fact that a brisk breeze was blowing at the time added danger to the hazardous feat, which was accomplished in a period of five minutes.

### A MARRIAGE YESTERDAY.

Daniel Lynch, of Simpson, tnown in this city, and Lizzie R. Lay. den, of South Main street, were united in marriage at St. Rose's church yes terday morning at 6.30 o'clock. Dominick Killeen and Miss Julia Collins at tended the couple. Mr. and Mrs. Lynch A peculiar incident happened in the left on an extended wedding tour im-

mediately after the ceremony was performed.

#### RAILROAD OFFICIALS.

A party of New York, Ontarlo and Western railroad officials passed over this section of the road on a tour of inspection yesterday morning. In the number were include Mr. Joseph Brice, of the London and Northwestern railway company of England.

#### LOCAL AND PERSONAL. The Misses Anna and Kate Logan,

South Side

Miss Lyda Gallagher, of Wilkes-Barre, returned home after a month's with Miss Mame Holland, of South Church street.

Andrew Stark, of Binghamton, N. Y., has accepted a position as clerk at the Hotel American. The social which was to be held at Fern hall last night has been postponed until Friday evening.

Dr. and Mrs. M. E. Malaun are visiting friends in Harrisburg. George S. Kimball called on the trade

in Jermyn yesterday. Miss Sally Hughes, who has been visiting friends on the West Side, returned to her home in Wilkes-Parre

yesterday. Miss Anna Grier, of Priceburg, is the guest of Miss Sadie Cummings, of the South Side.

Miss Nellie Campbell, of Honesdale, who has been visiting at the home of Mrs. B. . Wickwire, of South Church street, will return home today. Miss Kittle Flynn, of New York city,

is the guest of Miss Elizabeth Flannery, of Sand street. Mr. and Mrs. Daniel McDonald, of Ringhamton, are visiting friends in this city.

Kelsey D. Purdy is in New York Miss Lydia Couch and family have returned from an outing at Clifford.

Stroudsburg where she will reside in the future. J. E. Morgan was in Scranton yester-

Miss Rose Lee leaves today for

Mr. and Mrs. W. G. Scurry, left yesterday for a two weeks stay at Ocean Grove.

#### TAYLOR NEWS.

#### The Sewer Contract Awarded-Fraternal Visit-Personal Mentions.

The contract for the construction of the new sewer on Pond street was awarded to James Morris, jr., at the council meeting Monday evening at \$2.03 per lineal yard.

The Glee club from the Taylorville lodge, No. 462, together with a large delegation of members paid a fraternal visit to Dunmore lodge, Knights of Pythias on Tuesday evening. The glee club took a prominent part in the Mrs. R. J. Davis and daughter, Ma-

bel, of North Main street , were the guests of relatives in Hyde Park yesterday. Evan G. Watkins, of Foote and

Shear's hardware store is to resume his duties this week after a week's sickness. Lackawanna Valley Council, No. 81. Junior Order American Mechanics, will meet this evening in Van Horn's hall. Funeral Director John E. Davis at-

tended the Maitland fair at Wallsville yesterday. Taylor Castle, No. 267, Knights of the Gilden Eagle, will hold an important meeting this evening in Reese's

The Electric social club, which is vicinity, will hold a grand social next Tuesday evening in Weber's rink. Admission only 15 cents. They will conduring the coming winter.

The Young People's society, of the Weish Baptist church, will hold an ice cream social on Taylor pay night. Mr. and Mrs. William Olster, of this place, spent the Sabbath with rela-

tives of the former in Ransom. Mrs. Fanny Crosby, the blind poetess of Brooklyn, N. Y., who is the author of a great number of our standard hymns and who gave an entertainment here some time ago is the guest of Rev. and Mrs. Frisby, of Main street, Privates John Powell and Alfred Price, of company B, Thirteenth regiment, who have been home on a furlough returned to their company at Camp Meade, Middletown, yesterday. The sewing circle of the Welsh Congregational church will hold an ice cream social on Taylor pay. Ice cream, cake and lemonade will be served.

Evan Moses, of the Beech, was the guest of his parents, Mr. and Mrs. Thomas Moses, of this place, yester-

tor, was the guest of her mother, Mrs. Ludgate, of Main street, yesterday. Miss Hattie Evans has returned to her home in Pittston after visiting relatives in this place.

Mrs. Michael Judge, of South Scran



Out on the water in the moonlight. more beautiful or romantic situation for a young man to tell the story of his love and ask the young woman of his choice to share his life cannot be imagined.

his life cannot be imagined.

The courtship of a young couple may be ever so romantic and their married life be very unhappy. There are common sense considerations outside of love that have a world to do with the making of married happiness. One of the most important of these considerations is the good health of both parties to the sacred tie. The young man who is in the incipient stages of consumption commits a crime if he marries before he is restored to health. He condemns his wife to the life of a nurse and his children to early death, or lives of sickness and suffering. Dr. Pierce's Golden ness and suffering. Dr. Pierce's Golden Medical Discovery cures 98 per cent. of all cases of consumption if taken in its earlier stages. This is its record established dur-ing the past thirty years. It is the great blood-maker, flesh-builder, nerve-tonic and general restorative.

general restorative.

The young woman who suffers from weakness and disease of the delicate and important organs that make wifehood and motherhood possible has no right to answer 'Yes'' to a young man's proposal until she s thoroughly restored to health in a wom-anly way. Dr. Pierce's Favorite Prescrip anly way. Dr. Pierce's Favorite Prescrip-tion prepares a woman for wifehood and motherhood. It makes her strong, healthy and vigorous where a woman most needs health, strength and vigor. Thousands of women have testified to its merits.

"My daughter," writes Mrs. N. A. Thomas, of Little Rock, Ark, "had been under a doctor's care for four years. Dr. Pierce's Favorite Pre-scription, which cured me, also cured her."

#### SHERIFF'S SALES.

CHERIFF'S SALE.

# Valuable Real Estate

#### FRIDAY, SEPTEMBER 22, 1898.

of Scranton, are visiting friends on the By virtue of sundry writs of Fieri Facias, Levari Facias and Venditioni Exponas, issued out of the court of common pleass of Lackawanna county, to me directed. I will expose to public sale by vendue or outery, to the highest and best bidder, for cash, at the court house, in the city of Scranton, Lackawanna county on FRIDAY, the TWENTY-THIRD DAY OF SEPTEMBER, A. D., 1898, at 19 o'clock in the forenoon of said day, all the right, title and interest of the defendants in and to the following described ants in and to the following de lots, pieces or parcels of land, viz:

No. 1.—All the right, title and interest of the defendant, Frederick Weyandt, in and to all the surface or right of soil of a certain jot, tract, piece of parcel of land situate in the city of Scranton, county of Lackawanna, and state of Pennsylvania, commencing at a point on the side of Moosic avenue twenty (20) feet northeasterly of a stone monument in the center of said Moosic avenue; thence north, forty and one-half (40½) degrees east, five hundred (500) feet to a corner; thence north, forty-nine and three-fourths (40½) degrees west, five hundred and twenty-three (523) feet to a corner; thence south, forty and one-fourth (40¼) degrees west, five hundred and point on the live hundren (500) feet to a point on the side of Moosic avenue aforesaid; and thence south forty-nine and three-fourths thence south forty-nine and three-fourtha (49%) degrees east, five hundred and twenty-three (523) feet along the easterly side of said avenue, called and named Moosic avenue to the place of beginning. Said lot or parcel of land containing six acres, be the same more or less. Improved with a two-story frame dwelling house, a two-story frame barn and outhouses.

houses.

Seized and taken in execution at the suit of Charles Dupont Breck, trustee, vs. Frederick Weyandt. Debt, \$1.323. Judgment No. 125. September term, 1898. F4. fa. to September term, 1808.

#### ALSO

No. 2.—All the right, title and interest of the defendant, William H. Blesecker, in and to all that certain piece, parcel or lot of land situate and lying in Madison township, county of Lackawanna, Pennsylvania, to wit: Beginning in the center of public road along lands of Peter Hornbaker, thence south 50 degrees, east 72 rods, 8 perches to a corner; thence south 40 degrees, west 22 rods to a corner; thence south 40 degrees, west 1024 rods to centre of a road and corner of land belonging to Gustavus Webster; thence along said road and land of William Hornbaker and others, north 50 degrees, east 52 rods, to corner and lands of Samuel Wademan; thence north 40 degrees, east 1445 rods to corner thence north 40 degrees, east 10 rods to corner; thence north 40 degrees, east 20 rods to corner; thence north 40 degrees, east 20 rods to corner; thence north 40 degrees, east 31 rods, 4 links to centre of road leading to Stevens' Mill; thence along said road north 35 degrees, east 62 rods to place of beginning. Containing 82 acres, 35 perches be the same more or less. Improved with a two-story frame dwelling house, barn and out-buildings.

two-story frame dwelling house, barn and out-buildings.
Selzed and taken in execution at the uit of Samuel Ammerman to use of A. I. Depew vs. William Blesscker. Debt. 183.52. Judgment No. 52. March term, 183.5. PATTERSON & WILCOX, Att'ys.

#### ALSO

No. 3.—All the right, title and interest of the defendants, Jacob A. Swingle and Jessie M. Swirgle, in and to all that certain lot or piece of land, with the improvements thereon, situate partly in Jefferson township. Lackawanna county, and partly in South Canaan township, Wayne county, state of Pennsylvania, bounded as follows: Beginnig at a stone corner of school house lot, thence north fifty-three degrees west twelve and a half rods to post corner on west side of public frods to post corner on west side of public bounded as follows: Beginnig at a stone corner of school house lot, thence north fifty-three degrees west twelve and a half rods to post corner on west side of public road leading to Archbald; thence along said road north sixty-three degrees west twenty-nine and seven-tenths rods to a corner in road. Thence along land this day deeded to Frank G. Swingle north thirty-one degrees east thirty-eight rods to post. Thence north twelve degrees east forty rods to end of wall; thence south eighty-two degrees east thence north sixteen degrees east thirty rods to post. Thence north it wenty-one degrees east twenty-seven and eight-tenths rods to corner of wall. Thence north sixteen degrees east thirty rods to post. Thence north it wenty-one degrees east twenty-seven and eight-tenths rods to corner of wall; thence north sixty-four degrees west twenty-five and a tenth rods to a corner on wall. Thence north forty degrees east two and four-tenths rods to corner on wall. Thence north fifty degrees west twenty-one rods to stake in line of lands of H. G. McKlinney; thence north forty degrees east forty rods to a corner under stone fence. South fifty degrees east thirty-four and a tenth rods to post and stones, thence along same north forty degrees east forty-eight and a half degrees east thirty-six and one-tenth rods to post and stones; thence south fifty degrees east sixty-four rods to post corner of lands of Melvin Swingle. Thence south twenty-four and a half degrees west one hundred and twenty-six rods and a half to stones. Thence south forty segrees west fifty-six rods to stones corner of J. H. Swingle; thence north twenty-twe rods to stone corner of lands of Elizabeth Swingle. Thence north twenty-twe rods to stone corner of lands of Elizabeth Swingle. Thence north twenty-seven degrees east seventeen and six-tenths rods to stone corner. Thence north sixteen and a half degrees west one hundred and fifteen acres and fifty-three porches, be the same piece of land which Jonathan Swingle, by his deed dated the 12th day of March, 1 and taken in execution at the

suit of F. L. Benjamin vs. Jacob A. Swingle and Jessie M. Swingle. Debt. \$1,320. Judgment No. 840. March term, 1898. Lev. fa. to September term, 1898. JOHN F. SCRAGG, Att'y.

ALSO No. 4.—All of defendant's right, title and interest in and too all that lot, piece or parcel of land situate in the city of Scranton. Lackawanna county. Pennsylvania, lying in the triangular tract in the Third ward, bounded by Law street, Creek street and Leggett's Creek, being one hundred and fifty-feet square and fronting on Law street, adjoining lands late of E. W. Weston on the other three sides, being the same land conveyed to defendant by H. C. Reynolds by deed recorded in Deed Rook No. 122, page 429. Coal and minerals reserved, as in deed from C. S. Weston, recorded in Deed Rook, No. 121, page 185. Improved with a two-story and basement frame dwelling house and out-buildings thereon. Selzed and taken in execution at the suit of Eva D. Shires vs. Patrick McGrath. Debt. 4334. Judgment No. 1230, September term, 1898. Fl. fa. to September term, 1898. No. 4 -All of defendant's right.

No. 5.—All the right, title and interest of the defendant, Metrofan Gambol, administrator of Roman Gambol, deceased, in and to all that certain piece or parcel of land situate in the township of Old Forge, county of Lackawanna, state of Pennsylvania, bounded and described as follows, to wit: Beginning at the intersection of streets called and known as Albion and Hickory streets, thence along said Hickory street a distance of one hundred and fifty (150) feet to a line of lot No. 17, thence at right angles to said street and along the line of said of No. 17 a distance of fifty-three (53) feet, thence at right angles to said hast mentioned line and along the line of lot No. 15 a distance of one hundred and fifty (150) feet to Albion street, thence along Albion street at right angles to last mentioned line fifty-three (53) feet more or less to a corner, the place of beginning. Being lot No. 14 in block No. 7 in section F on the plot of lots of E. M. Smith, surveyed by J. H. Rittenhouse, C. E., bounded on the northwest by Albion street, on the northeast by Hickory street, southeast by lot No. 17, and southwest by lot 15. Coal and minerals beneath the surface reserved to the legal owners thereof by sufficient legal owners thereof by sufficient

#### SHERIFF'S SALES.

terms in law. All improved with one two-story and basement wood and stone building, one two-story frame dwelling house on rear of lot, also one small barn and outbuildings.

Selzed and taken in execution at the suit of J. F. Taylor vs. Metrofan Gambol, administrator of Roman Gambol, decased. Debt. St2.53, Judgment No. 1296, September term, 1898. Fl. fa. to September term, 1898. WOODRUFF, Att'y.

No. 5.—All the right, title and interest of the defendant, Fred Hurst, in and to all that certain lot, piece or parcel of land, situate, lying and being in the city of Scranton, county of Lackawanna and state of Pennsylvania, bounded and described as follows to wit: Being lot number eighty-six (86) and situate upon street called and known as Meadow avenue, upon the plot of the City of Scranton; said lot being rectangular in shape, forty (40) feet in width in front on said Meadow avenue, the same in rear, and one hundred and forty (140) feet in depth. Excepting and reserving, however, all coal and minerals beneath the surface of said lot, with the right to mine and remove the same. Being the same premises which Henry Winkler and wife granted and conveyed unto the said Frederick Hurst by deed dated August 2, 1897, and recorded in the recorder's effice of Lackawanna county in Deed Book 149, page 199. All improved with a two-story frame dwelling house and other out-buildings. Seized and taken in execution at the suit of New Gern arits Huilding and Loan Association vs. Fred Hurst. Debt. \$890. Judgment No. 1263. September term, 1898. Fi. fa. to September term, 1898.

No. 7.—All the right, title and interst of the defendant, Mary J. Davis, administratrix of the estate of John R. Davis, deceased, in and to all those certain lots, pieces or parcels of land in the old borough of Hyde Park, now city of Seranton, Lackawanna county, known as lots numbers one and two in square or block eleven, and fronting on Adams avenue, being each 25 feet front by 150 feet in depth, according to a plan or map ertitled "Price & Pancoast's Addition to the City of Scranton," recorded in Luzerne county, Pennsylvania, in Book No. 121, page 312, etc., the 29th day of October, A. D. 1867. Being the same land conveyed to John R. Davis by Ell K. Price, et al., by deed dated December 10, 1872, and recorded in Luzerne county in Deed Book No. 161 at page 325, etc. All improved with one two-story frame single dwelling house with basement and one double two-story frame dwelling house and one frame barn and outbuildings thereon.

Seized and taken in execution at the suit of Thomas Richards vs. Mary J. Davis, administratrix of the estate of John R. Davis, deceased, Debt, \$2,124.55, Judgment No. 1398 September Term, 1898. Fl. fa. to September Term, 1898.

ALSO No. 8.—All the right, title and interest of the defendants, Marion L. Smith and Nellie Smith, in and to all that certain lot of land in Priceburg, Lackawauna county. Pennsylvania, known as lot No. 2 in Block No. 17, and fronting the Carmalt avenue, being 50 feet in front by 150 feet in depth, a measurement of the depth to commence 15 feet inside the street line, with the right to occupy 10 feet in front of said lot for cellarway, bay-window, trees, shrubbery, but without the right to erect any buildings the reon according to a plan or map entitled "Moore's Map of Priceville" (Priceburg), said property being improved with a two-story frame dwelling and out houses.

Second—Also all that certain lot, plees or parcel of land, in Priceburg, Lackawanna county, Pennsylvania, known as lot No. 1, in block No. 17, and fronting on Carmalt aveue, beig fifty (50) feet in front by one hundred and sixty-five (165) feet in depth, according to the plan or map entitled Moore's map of Priceville (Pricedepth, according to the plan or map en-titled Mcore's map of Priceville (Price-burg), sald property being improved with a two-story frame dwelling and out hous-

Seized and taken in execution at the seized and taken in execution at the suit of the Cosmopolitan Building and Loan Association, of Syracuse, N. Y., vs. Marion L. Smith and Nellie Smith. Debt, \$1,569.12. Judgment No. 1219. September term, 1898. Fl. fa. to September term, 1898. FRED R. STARK, Att'y.

No. 9.—All the right, title and interest of the defendant, Martin Loftus, in and to all the following described lot, piece or parcel of land situate, lying and being in the city of Scranton, county of Lacka-wanna and state of Pennsylvania, bound-ed and described as follows, to wit: Be-ginning at a corner on West Market street, also known as the Providence and Abington Turnpike Road at a corner in line of lands of Katherine O'Hara; thence in a southerly direction along said West Market street forty-five feet to a corner of lands now or late of Alfred L. Green; thence in a southwesterly direction along lands of Alfred L. Green one hundred and lifty feet more or less to an alley; thence parcel of land situate, lying and being

No. 10.—All the estate right, title and interest and property of the defendant, Edward Reisenauer, in and to all that certain lot, piece or parcel of land situate in the borough of Dunmore, Lackawanna county and estate. certain lot, piece or parcel of land situate in the borough of Dunmore, Lackawanna county and state of Pennsylvania, bounded and described as follows, to wit: Beginning at a stake or corner of land of Herman Pittack on the northwesterly side of Irving avenue, running thence northeast forty (40) feet to lands of L. Wolf; thence northwest along said Wolf's land one hundred and fifty-seven feet to a stake in an alley; thence southwest along said alley forty (40) feet to a corner of said Herman Pittack's land; thence southeast along said Herman Pittack's land one hundred and fifty-seven feet to the place of beginning. Containing about five thousand four hundred and eighty square feet of land be the same more or less, on which there is how erected one large two-story frame dwelling house and other out-buildings. Being the same lot of land conveyed by the said August Wahler and wife to the aforesaid Edward Reisenauer by deed dated the 18th day of September A. D. 1884, and recorded in the office for recording of deeds in Lackawanna county. All the coal and minerals beneath the surface of the said lot, pleed or parcel of land do not belong to the said Edward Reisenauer, but belong to other persons together with the right of mining and removing the same from beneath the surface of the said land.

Seized and taken in execution at the suit of August Wahlers vs. Edward Reisenauer. Debt, \$600. Judgment No. 225, September term, 1898. Fi. fa. to September term, 1898. tember term, 1898. WARD & HORN, Att'ys.

### ALSO

No. 11.—All the right, title and interest of the defendants. Eva A. Oakley and Frank H. Oakley, in and to all that tract or parcel of land, situate in the borough of Jermyn, formerly Gibsonburg, county of Jermyn, formerly Gibsonburg, county of Lackawanna and state of Pennsylvania, and bounded and described as follows: Containing a front of fifty (50) feet southeastward on Third avenue, bounded southwestward, at right angles to said avenue, one hundred and seventy (170) feet by lot number twelve (12) in section thirty-nine (39) northwestward, parallel with said avenue, fifty (50) feet by an alley, and northeastward at right angles to said alley, one hundred and seventy (170) feet by lot number fourteen (14) in section thirty-nine (39). Containing eighty-five hundred (5,500) square feet of land, be the same more or less, and comprising lot number thirteen (18) in section thirty-nine (39) fronting on Third avenue, as said tot is represented and designated on the map or plan of building lots on lands of the Northern Coal and Iron company, in said borough of Gibsonburg, or Jermyn. All improved with one two-story single frame shingle ruofed dwelling house, with a one-story addition in the rear thereof, a coal house and other small out-buildings, and with some fruit trees, vines and fences.

Scized and taken in execution at the suit of Safety Investment Loan Company vy. Eya E. Oaleys and Frank H. Onkley. Debt. 1837.39. Judgment No. 1153. September term, 1898. Fl. fa. 10 September term, 1898. Fl. fa. 10 September term, 1898.

#### SHERIFF'S SALES.

No. 12.—All the right, title and interest of the defendant, John Shost, in and to all that certain tract, piece or parcel of land situate in the borough of Archbald, in the county of Lackawanna, and state of Pennsylvania, bounded and described as follows: Containing a front of fity (50) feet northward on a street, bounded eastward at right angles to said street, one hundred and fitty (10) feet by lot number ten (10) on said street, southward, parallel with said street fifty (50) feet by land of the Northern Coal and Iron company, and westward at right angles to the said one hundred and fifty (150) feet by to number eight (8) on said street. Comprising lot number nine (9) as laid out by W. E. Anderson, May 23, 1857, on a tract of land in the warrantee name of William Ryan in said borough of Archbald. Being the same premises which were conveyed to the said John Shost by the Northern Coal and Iron company by deed dated 19th July, 1865, recorded in the office for recording deeds, etc., in and for said county of Lackawanna, in Deed Book number 142, page 212. Coal and minerals excepted and reserved. Improved with a two-story frame dwelling house, frame barn and outbuildings thereon.

Selzed and taken in execution at the suit of the Eastern Union Building and Loan society vs. John Shost, Debt. 1835, 29, Judgment No. 125a. September Term, 1898.

WATSON, DIEHL & KEMMERER.

Altorneys.

ALSO

No. 13.—All the right, title and interest of the defendant, George Baker, in and to all that tract or parcel of land, situate in the borough of Mayfield, county of Lackawanna, and state of Pennsylvania, and distinguished as lot number two (2) in block number seven (7), on the property of the Glenwood Coal Company, as described and designated in the survey of the same accompanied by a map thereof; being sixty (69) feet in front and rear and one hundred and fifty (150) feet deep, and being bounded and described as follows: On the north by Lackawanna avenue, on the cast by lot number three (3) in said block, and en the south by land, now or late of the Glenwood Coal Company, and on the west by lot number one (1), in said block, sold to John Coughan. All improved with a single two story frame dwelling house with a wing or kitchen in the rear thereof, and other out-buildings, fruit trees and fences thereon.

Seized and taken in execution at the suit of Safety Investment and Loan Company vs. George Baker. Debt, \$22.50. Judgment No. 1257. September term, 1898.

Fi. fa. to September term, 1898.

GEO, D. TAYLOR, Att'y.

#### ALSO

No. 14.—All the right, title and interest of the defendants, Geo.W. Beale and Rachcla Is Scott Beale, in and to all the follow-ing described lot of land with the im-provements thereon, situate in the city of Scranton, county of Lackawanna and state of Pennsylvaria, bounded and de-scribed as follows to wit: Being lot No. state of Pennsylvaria, bounded and de-scribed as follows, to wit: Being lot No. 2, in block B, of Clark and Beale's Addi-tion to the city of Scranton. Said lot be-ing duly recorded. Said lot being forty (46) feet in front and rear and one hun-dred and forty-two (142) in depth to an alley. All improved with a two-story frame dwelling house and outbuildings thereon.

thereon.
Seized and taken in execution at the suit of the Lackawanna Trust and Safe Deposit company, trustee, vs. George W. Beale and Rachella Scott Beale. Debt, \$1.682. Judgment No. 1453. September Term, 1895. Pluries Lev. Fa. to September Term, 1895.

No. 15.—All the right, title and interest of the defendant. Theresa Suravitz and Jacob Suravitz, in and to All that certain piece, parcel or tract of land situate in the Sixteenth ward of the city of Seranton, county or Lackawanne and state of Pennsylvania, butted, bounded and described as follows, to wit: Said lot is forty feet in front on Raymond alley, the same in rear, and sixty feet in depth, bounded northerly by land of Jacob Keiper, eastwardly by land of J. S. Miller and westwardly by Raymond alley, being the rear part of lot number eight in block numbor forty-one on the Jackawanna Coal company's plot. Improved with a two story frame building and a small barn and other out-buildings thereon.

Seized and taken in execution at the suit of I. H. Burns vs. Theresa Suravitz and Jacob Suravitz. Debt, \$1.679.07. Judgment No. 743. March term, 1898. Lev. fa. to September term, 1898.

16,-All the right, title and interes of the defendant, Antonio Conservato, in and to all that certain lot of land with the improvements thereon. Situate in the street, also known as the Providence and Abington Turnpike Road at a corner in line of lands of Katherine O'Hara; thence in a southerly direction along said West Market street forty-five feet to a corner of lands now or late of Alfred L. Green; thence in a southwesterly direction along lands of Alfred L. Green one hundred and fifty feet more or less to an alley; thence in a northwesterly direction along said alley forty-five feet to a corner in line of lands of Katherine O'Hara; thence in a northwesterly direction along line of lands of Katherine O'Hara one hundred and fifty feet, more or less, to a corner on West Market street to the place of beginning. Improved with a two-story frame dwelling house and other outbuildings. Said premises being known as 417 West Market street.

Seized and taken in execution at the suit of Daniel McShane vs. Martin Loftus. Debt, \$1.000. Judgment No. 611. No. 10.—All the estate right, title and interest and property of the defendant, ALSO

No. 10.—All the estate right, title and interest and property of the defendant, ALSO borough of Archbald, Lackawanna cour

No. 17.—All the right, title and interest of the defendants, Paul Harland and Mary Harland, in and to all the surface or right of soil of all that certain plete or parcel of land, situate, lying and being in the township of Old Forge, county of Lackawanna, and state of Pennsylvania, bounded and described as follows: Being lot No. 1 in block No. 25 of a plot of lands laid out by the New York, Susquehanna and Western Coal company, and recorded in the office for recording deeds in and for Lackawanna county in Deed Book 78, pages 234 and 235. Said lot is rectangular in form and is 56 feet in width in front on westerly side of Sibley avenue, the same in rear, and 159 feet in depth along the southerly side of Baker street to an alley, with the appurtenances. Usual coal and mineral reservations, Being the same property conveyed to Mary Harland by the said New York, Susquehanna and Western Coal company by deed dated the 5th day of January, 1896, and recorded in the proper office in Lackawanna county in Deed Book No. 189, page 418, etc. Improved with a two-story frame dwelling house and out-buildings thereon.

Seized and taken in execution at the suit of Taylorville Building and Loan Association vs. Paul Harland and Mary Harland. Debt, \$2009, Judgment No. 1255. September term, 1898. Ft. fa. to September term, 1898. ALSO ber term, 1898. JOHN M. HARRIS, Att'y.

### ALSO

No. 18.-All the right, title and interest of the defendant, D. F. Kearney, in and to all that certain lot of land with the of the defendant, D. F. Kearney, in and to all that certain lot of land with the improvements.

First piece being Lot No, 18 in square or block No, 49 situate on Penn avenne in the city of Scranton, Lackawanna county, Pennsylvania, said lot being twenty-four feet in front and one hundred feet in depth, with an alley in rear, not less than seven feet wide for public use. Said lot is as shown in John Handley's map, intended to be duly recorded. All improved with a large three-story brick building with stere on ground floor and living apartments on the other two floors.

Second piece being Lot No. 8 in block No. 48 on Penn avenue, John Handley addition to city of Scranton. Scranton. Lackawanna county, Pennsylvania, said lot being twenty-four feet in front and one hundred feet in depth, with an alley in rear not less than seven feet wide for public use, with the usual ten foot privilege in front. All improved with a three-

#### SHERIFF'S SALES.

story brick bullding; the first floor adapt-ed for store and second and third floors

story brick building; the first floor adapted for store and second and third floors for living recome.

Third piece, that certain lot of land situate in Thirteenth ward, city of Scranton, Lackawanna county, Pennsylvania, beginning at a corner on westerly side of street known as Providence Road, now Banderson avenue, in line of lands late of J. M. Kapp, deceased. Thence along line of lands of said Kapp, north fifty-four degrees thirty minutes, west about forty-one perches, to the line of lands soid by Michael Lutz in his lifetime to Edmund Griffin; thence along the line of said lands so sold to Edmund Griffin, north twenty-one and one-half degrees, east nineteen perches; thence north six degrees, west six perches; thence south sixty-nine and one-half degrees, east flourteen and seventenths perches, more or less to said Providence Road; thence along said road to the place of beginning. Said land is on the west side of the road, bounded southwesterly by lands late of J. M. Kapp, deceased; northwesterly and northeasterly by lands late of J. M. Kapp, deceased; northwesterly and northeasterly by lands conveyed by Michael Lutz in his lifetime to Edmund Griffin, and southeasterly by said road. Improved with one two-story frame dwelling house with barn and outbuildings; one two-story frame dwelling house with a one-story kitchen attached and outbuildings, fixtures and fences, etc.

Fourth piece, all that certain lot or piece of land situate in Thirteenth ward of the city of Scranton, county of Lackawanna, Pennsylvania, being part of lot. No.1, in block No. 22, upon the plot of Meylert's addition to city of Scrantond and Green Ridge. Commencing at the corner of Sanderson avenue formerly Providence avenue) and New York street, and thence along said New York street to he right of way to New York street, and thence along said ten foot frontage, leaving fifty-four feet building frontage. Coal an

## ALSO

No. 19.—All the right, title and interest of the defendant, Daisy Swartz, in and to all that certain piece, parcel or tract of land situate in the borough of Daiton, county of Lackawanna and state of Pennsylvania, and bounded and described as follows, to wit: eBginning at a corner in the middle of the public road leading from Dalton past Warren White's, in the line of lands of Dalton Independent School District, as formerly defined; thence along said lands of said School District north forty-four (44) degrees west one hundred and forty-six and one-half (46½) feet to the corner of lot sold to Mrs. Lizzle Parkton; thence along the ezsterly side of same, north forty-six (45) degrees east two hundred (200) feet to a corner at the southerly side of a street called "Scranton Avenue;" thence along the same south forty-four (44) degrees east three hundred and thirteen (312) feet to a corner in the middle of the public road aforesaid; thence along the middle of the same south cighty-seven and one-half (57½) degrees west two hundred and sixty-one (261) feet to a corner, the place of beginning; containing forty-silve thousand nine hundred and fifty (45,959) square feet of land, be the same more or less. Being lot No. 1 in Francis and Decker's sand nine hundred and fifty (45,950) square feet of land, be the same more or less. Being lot No. 1 in Francis and Decker's Addition to the Village of Dalton. All improved with two (2) two-story frame dwelling houses on large frame barn and outbuildings thereon.

Selzed and taken in execution at the suit of Republic Savings and Loan association vs. Dalsy Swartz. Debt. \$5,751.75. Judgment No. 1157. September Term, 1898. Ft. fa. to September Term, 1898. GEORGE D. TAYOR. Att'y.

No. 20.—All the right, title and interest of the defendant, S. W. Longcor, in and to all that certain lot, piece or parcel of land situate in Winton borough, Lackawanna county and state of Penns Avania, wanna county and state of Penns, Ivania, on what is known as the "David Brown" tract, described as follows: Beng that portion of lot No. 1 in Square "I." as described in deed from Isaac P. Har I trustee, to Selbert W. Longcor, oated 2th day of July, A. D. 1894, recorded in Deed Book 117, page 22, etc., said ict being twenty-nine (29) feet in front on Church street, the same within a rear and one hundred and fifty 120 feeting depth on Fourth street. All improved with a two story frame dwelling house and outbuildings thereon.

Selzed and taken in execution at the suit of New Schiller Building and Loan association vs. S. W. Longcore. Debt. 11,009, Judgment No. 310, November Term, 1894. Fl. fa. to September Term,

#### STOKES, Att'y ALSO

Cerm, 1894. Ft. fa. to Se

No. 21.—All the right, title and interest of the defendant, Hugh Burke, in and to all those certain lots of land situate in Dunmore, Lackawanna county, state of Pennsylvania, described on a certain map of lands of Philopina Engle estate recorded in Lackawanna county in Deed Book No. 32, page 145, etc., as lots Nos. 15, 15, 17, 19, 21 and 23, and located on the southwesterly side of Rigks atreet, as laid down on said map, said lots are each forty (40) feet in front on Riggs street, and irregular in depth, as by reference to said map will more fully appear. Coal and minerals reserved to the legal ownsaid map will more fully appear. Coal and minerals reserved to the legal owner thereof by sufficient terms in law. All improved with one two-story frame dwelling house, two barns, engine house, planing mill and outbuildings thereon.

Seized and taken in execution at the suit of P. D. Manley vs. Hugh Burke, Debt. \$5,500. Judgment No. 1154. September Term, 1896. Alias ff. fa. to September Term, 1898. WOODRUFF, Atty.

## TERMS OF SALE.

FIFTY DOLLARS CASH WHEN PROP-ERTY IS STRUCK OFF AND BALANCE IN CASH IMMEDIATELY AFTER SALE IS CONCLUDED. WHEN SOLD FOR COSTS, LOSTS MUST BE PAID WHEN STRUCK OFF.

TERMS HAVE NOT BEEN COMPLIED WITH WILL BE RESOLD BEFORE AD-JOURNMENT.

ALL PROPERTIES ON WHICH ABOVE

CLARENCE E. PRYOR, Sheriff, Sheriff's office, Scranton, Pa., August



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